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9 WAUKEEN McCOY

10 UNITED STATES BANKRUPTCY COURT  
11 NORTHERN DISTRICT OF CALIFORNIA

12 In Re: WAUKEEN Q. McCOY,  
13  
14 Debtor in Possession,

Case No.: 14-30381-HLB  
CHAPTER 11

**SUPPLEMENTAL DECLARATION OF  
DEBTOR IN POSSESSION WAUKEEN  
McCOY IN RESPONSE TO OSC**

Hearing Date: April 9, 2015  
Time: 10:00 a.m.  
Place: 235 Pine Street, Courtroom 23  
Judge: Hon. HANNAH BLUMENSTIEL

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11 I, Waukeen Q. McCoy, declare as follows:

12 1. I have personal knowledge of each fact stated herein and, if sworn as a witness,  
13 could testify competently thereto. This declaration is a supplemental to the previously filed OSC  
14 declaration.

15 **JUNE 2014 MONTHLY OPERATING REPORT**

16 2. On June 6, 2014, I was numerous months behind on my office rent and on that  
17 same day, I obtained three cashier's checks in the amount of \$5,000.00 each to CIM my previous  
18 office landlord, which totaled \$15,000.00. The Statement identifies the transaction as  
19 "withdrawal image." I obtained clarification, and the payee on those checks was CIM. These  
20 checks were withdrawn for payment for post-petition office rent.

21 **AUGUST 2014 MONTHLY OPERATING REPORT**

22 3. On August 12, 2014, I made a cash withdrawal from Bank of America account ending  
23 in 7089 in the amount of \$400 for the payment of luncheon for the interns.

24 **OCTOBER 2014 MONTHLY OPERATING REPORT**

25 4. On October 15, 2014, check no. 1012, was written to Attorney Sharon Ceasar in the  
26 amount of \$775 for drafting, researching, and completing the Reply Brief in the B. Scott  
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1 v. BET Viacom appeal (Los Angeles County), Case No: BC517318. At that time, Ms. Ceasar  
2 was unaware of my Bankruptcy Filings. Ms. Ceasar and I were classmates and we both  
3 graduated from Hastings College of the Law in 1992.

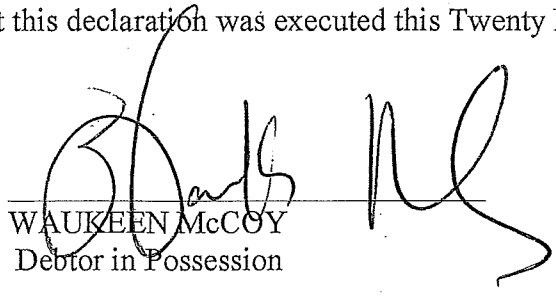
4 **DECEMBER 2014 MONTHLY OPERATING REPORT**

5 5. I have attached copies of checks from the December 2014 Bank Statements to my  
6 December, 2014, Amended Operating Report.

7 6. I made a payment in the amount of \$2,500.00, check no. 1030, which posted on  
8 December 23, 2014 to Dwight Cooper for work for the period of December 8, 2014 through  
9 December 19, 2014. Mr. Cooper worked on the Baskin v. Sweet Jimmies matter, Case No: RG  
10 13-676121 during that period, performing an investigation of the location and discovery. Mr.  
11 Cooper also worked on the Chloie Jonnson v. Crossfit matter, Case no: CV178788, assisting in  
12 deposition preparation and other discovery.

13 7. I made a payment, check no. 1032, posted on December 30, 2014 to Dwight Cooper  
14 for work during the period of December 22, 2014 through December 29, 2014. Mr. Cooper  
15 worked on the Baskin v. Sweet Jimmies matter, Case No: RG 13-676121 during that period,  
16 performing an investigation of the location and discovery. Mr. Cooper also worked on the  
17 Walker v. Neiman Marcus matter, Case no: Arbitration Association No: 74-160-0053713,  
18 assisting in fact discovery.

19 8. I declare under penalty of perjury under the laws of the United States of America  
20 that the foregoing is true and correct, and that this declaration was executed this Twenty Ninth  
21 day of March, 2015.

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24 WAUKEEN McCOY  
25 Debtor in Possession  
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